

To Whom It May Concern --

It has come to my attention that De'Sean Quinn has committed additional violations of RCW 42.17A.

1) Failure to report expenditures/in-kind contributions. (Violation of RCW 42.17A.235, .240)

In response to a complaint I filed with the Public Disclosure Commission (PDC tracking#16801), De'Sean Quinn claimed to have reimbursed several committees from whom he received large over limit contributions.

In his response to the complaint, Quinn claimed to have sent these reimbursements back to the following committees on the following dates:

SEIU 1199 NW \$950 refunded April 27, 2017

Washington Teamsters Legislative \$950 refunded April 27, 2017

Great Wall Investment Group \$50 refunded April 27, 2017

Martha Kongsgaard \$50 refunded April 27, 2017

MLK Jr. County Labor Council \$50 refunded April 27, 2017

These expenditures/refunds should have been reported as either an expenditure or in-kind contribution for De'Sean Quinn's 2015 mayoral campaign on a C4 by May 10, 2017 covering the month of April. If they were directly from the Committee, it should have been listed as an expenditure. If the payments were made by De'Sean Quinn himself, because they were benefiting his 2015 campaign, they should have been listed as an in-kind contribution.

The PDC should investigate the possibility that De'Sean Quinn committed the above violations maliciously, which would be a class C felony per **RCW 42.17A.750 (2)(c)**. If the PDC determines that is the case, they should refer the case to the Attorney General's office for criminal prosecution immediately.

Please don't hesitate to contact me if you need any additional information.

Best Regards,

Glen Morgan